OFFICIAL GENERAL ELECTION BALLOT LEON COUNTY, FLORIDA NOVEMBER 7, 2006

- TO VOTE, COMPLETELY FILL IN THE OVAL ■ NEXT TO YOUR CHOICE.
- · Use only a #2 pencil, the marker provided, or a blue or black pen.
- · If you make a mistake, don't hesitate to ask for a new ballot. If you erase or make other marks, your vote may not count.

CONGRESSIONAL		COUNTY	DISTRICT COURT OF APPEAL	
UNITED STATES SENATOR (Vote for One)		SUPERINTENDENT OF SCHOOLS (Vote for One)	Shall Judge Edwin B Browning Jr. of the 1st District Court of Appeal be retained in office?	
Katherine Harris	REP	Jackie Pons DEI	√ YES	
Bill Nelson	DEM	Rosemary N. Palmer NP	A ONO	
Floyd Ray Frazier	NPA	Patricia Sunday NP	Gridin Guage Brau Triemlas er trie Tet Bietriet	
Belinda Noah	NPA	NONPARTISAN COUNTY	Court of Appeal be retained in office?	
Brian Moore	NPA	110/11/11/11/11/11/11/11/11	YES	
Roy Tanner	NPA	COUNTY COMMISSIONER	○ NO	
Write-in		DISTRICT 5 (Vote for One)	Shall Judge Peter D. Webster of the 1st	
STATE		Frank P. Mayernick	District Court of Appeal be retained in office? YES	
GOVERNOR AND LIEUTENANT		Bob Rackleff	○ NO	
GOVERNOR				
(Vote for One)		NONPARTISAN JUDICIAL	NONPARTISAN SPECIAL DISTRICT	
Charlie Crist Jeff Kottkamp	REP	COUNTY JUDGE GROUP 3 (Vote for One)	OCHLOCKONEE RIVER SOIL & WATER CONSERVATION DISTRICT 2 SUPERVISOR (Vote for One)	
	DEM	C Pon Fluny	Gabriel Johnson	
Max Linn	REF	Ron Flury John Newton	Scott Matteo	
Tom Macklin	IXLI	John Newton	OCHLOCKONEE RIVER SOIL &	
Richard Paul Dembinsky Dr. Joe Smith	NPA	NONPARTISAN JUDICIAL JUSTICE OF THE SUPREME COURT	WATER CONSERVATION DISTRICT 3 SUPERVISOR	
B1. 300 G111101		Shall Justice R. Fred Lewis of the Supreme Court	(Vote for One)	
John Wayne Smith James J. Kearney	NPA	be retained in office?	Thure Caire	
Ç		YES	Jeffrey Sly	
Karl C. C. BehmCarol Castagnero	NPA	NO Shall Justice Barbara Joan Pariente of the Suprem	OCHLOCKONEE RIVER SOIL & WATER CONSERVATION DISTRICT 4 SUPERVISOR	
		Court be retained in office?	(Vote for One)	
Write-in		YES	Brian Acosta	
ATTORNEY GENERAL (Vote for One)		NO Shall Justice Peggy A. Quince of the Supreme	John Maloney	
☐ Bill McCollum	REP	Court be retained in office?		
Walter "Skip" Campbell	DEM	◯ YES		
CHIEF FINANCIAL OFFICER (Vote for One)		○ NO		
◯ Tom Lee	REP			
Alex Sink	DEM			
COMMISSIONER OF AGRICULTU (Vote for One)	RE			
Charles Bronson	REP			
Eric Copeland	DEM			

VOTE BOTH SIDES OF BALLOT

PROPOSED CONSTITUTIONAL AMENDMENTS

NO. 1 CONSTITUTIONAL AMENDMENT ARTICLE III, SECTION 19 State Planning And Budget Process

Proposing amendments to the State Constitution to limit the amount of nonrecurring general revenue which may be appropriated for recurring purposes in any fiscal year to 3 percent of the total general revenue funds estimated to be available, unless otherwise approved by a three-fifths vote of the Legislature; to establish a Joint Legislative Budget Commission, which shall issue long-range financial outlooks; to provide for limited adjustments in the state budget without the concurrence of the full Legislature, as provided by general law; to reduce the number of times trust funds are automatically terminated; to require the preparation and biennial revision of a longrange state planning document; and to establish a Government Efficiency Task Force and specify its duties.

YES
NO

NO. 3 CONSTITUTIONAL AMENDMENT ARTICLE XI, SECTION 5

Requiring Broader Public Support For Constitutional Amendments Or Revisions

Proposes an amendment to Section 5 of Article XI of the State Constitution to require that any proposed amendment to or revision of the State Constitution, whether proposed by the Legislature, by initiative, or by any other method, must be approved by at least 60 percent of the voters of the state voting on the measure, rather than by a simple majority. This proposed amendment would not change the current requirement that a proposed constitutional amendment imposing a new state tax or fee be approved by at least 2/3 of the voters of the state voting in the election in which such an amendment is considered.

	$\overline{}$	
(١.	VLS
	ノ	IL

	$\overline{}$	NO
(- /	IVO

NO. 4 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 27 Protect People, Especially Youth, From Addiction, Disease, And Other Health Hazards Of Using Tobacco

To protect people, especially youth, from addiction, disease, and other health hazards of using tobacco, the Legislature shall use some Tobacco Settlement money annually for a comprehensive statewide tobacco education and prevention program using Centers for Disease Control best practices. Specifies some program components, emphasizing youth, requiring one-third of total annual funding for advertising. Annual funding is 15% of 2005 Tobacco Settlement payments to Florida, adjusted annually for inflation. Provides definitions. Effective immediately.

This amendment requires state government to appropriate approximately \$57 million in 2007 for the Comprehensive Statewide Tobacco Education and Prevention Program. Thereafter, this amount will increase annually with inflation. This spending is expected to reduce tobacco consumption. As a result, some long-term savings to state and local government health and insurance programs are probable, but indeterminate. Also, minor revenue loss to state government is probable, but indeterminate.

YES NO

NO. 6 CONSTITUTIONAL AMENDMENT

ARTICLE VII, SECTION 6; ARTICLE XII, SECTION 26 Increased Homestead Exemption

Proposing amendment of the State Constitution to increase the maximum additional homestead exemption for low-income seniors from \$25,000 to \$50,000 and to schedule the amendment to take effect January 1, 2007, if adopted.

$\overline{}$	VE
	I L

\bigcirc NO

NO. 7 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 6 Permanently Disabled Veterans' Discount On Homestead Ad Valorem Tax

Proposing an amendment to the State Constitution to provide a discount from the amount of ad valorem tax on the homestead of a partially or totally permanently disabled veteran who is age 65 or older who was a Florida resident at the time of entering military service, whose disability was combat-related, and who was honorably discharged; to specify the percentage of the discount as equal to the percentage of the veteran's permanent service-connected disability; to specify qualification requirements for the discount; to authorize the Legislature to waive the annual application requirement in subsequent years by general law; and to specify that the provision takes effect December 7, 2006, is self-executing, and does not require implementing legislation.

○ NO	
NO. 8	
CONSTITUTIONAL AMENDMENT	Γ

ARTICLE X, SECTION 6

Eminent Domain

YES

Proposing an amendment to the State Constitution to prohibit the transfer of private property taken by eminent domain to a natural person or private entity; providing that the Legislature may by general law passed by a three-fifths vote of the membership of each house of the Legislature permit exceptions allowing the transfer of such private property; and providing that this prohibition on the transfer of private property taken by eminent domain is applicable if the petition of taking that initiated the condemnation proceeding was filed on or after January 2, 2007.

\subset	\supset	YES

	$\overline{}$	N L	$\overline{}$
()	1/1/	

LOCAL REFERENDUM

COUNTYWIDE INDIGENT CARE ONE-HALF CENT SALES SURTAX FOR HEALTH CARE SERVICES TO QUALIFIED RESIDENTS

Shall a 0.5 (1/2) cent sales surtax be levied for 15 years starting on January 1, 2007, and ending on December 31, 2021, to provide a broad range of health care services to indigent and medically poor Leon County residents by creating a comprehensive health care program offering innovative care and health education services.

\bigcirc Y	ES, for	the	one-half	cent	sales	tax
--------------	---------	-----	----------	------	-------	-----

NO, against the one-half cent sales ta	
NO. adallist the one-hall cell sales ia	Χ

VOTE BOTH SIDES OF BALLOT